## **EXHIBIT D**

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N7DCede1
      UNITED STATES DISTRICT COURT
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      SOUTHERN DISTRICT OF NEW YORK
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     DR. SARI EDELMAN,
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                     Plaintiff,
                                              21 Civ. 502 (LJL)
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                 V.
6
     NYU LANGONE HEALTH SYSTEM, et
      al.,
 7
                    Defendants.
8
                                              Trial
9
                                              New York, N.Y.
                                              July 13, 2023
                                              8:55 a.m.
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     Before:
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                           HON. LEWIS J. LIMAN,
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                                              District Judge
                                              -and a Jury-
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15
                                APPEARANCES
16
     MILMAN LABUDA LAW GROUP PLLC
          Attorneys for Plaintiff
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     BY: JOSEPH M. LABUDA
          EMANUEL S. KATAEV
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      TARTER KRINSKY & DROGIN LLP
19
          Attorneys for Defendants
     BY: RICHARD C. SCHOENSTEIN
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          RICHARD L. STEER
          INGRID J. CARDONA
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Antonik - Cross

- 1 | Q. And then would you read the seventh bullet point.
- 2 A. "I asked -- Tiffany states that she was very much offended
- 3 by Dr. Edelman's statements and her overall rudeness that she
- 4 encounters every day."
  - Q. What did you do, if anything, when you received this email?
- 6 A. I recall discussing this with Miriam.
- 7 | Q. Do you recall doing anything else, if at all?
- 8 | A. No, I don't.

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- MR. STEER: Your Honor, I'd like to publish to the jury Defendants' Exhibit 86 in evidence.
- 11 THE COURT: You may do so.
- 12 MR. STEER: Oh, Plaintiff's 86 in evidence. Sorry.
- Q. Mr. Kaplan, showing you Plaintiff's 86 in evidence, did you write -- withdrawn.
- Showing you Plaintiff's 86 in evidence, do you believe that any of the statements in this exhibit are untrue?
- 17 | A. No.
- 18 Q. Did you believe they were true at the time you sent this
- 19 | forward?
- 20 | A. Yes.
- 21 Q. Were you asked to gather information to put forward about
- 22 | things that had happened in the practice?
- 23 | A. Yes.
- Q. Did you prepare this in an effort to get Dr. Edelman fired?
- 25 A. No.

N7DCede3

Swirnow - Direct

- 1 | MR. KATAEV: That's fine, your Honor.
- 2 "Q. Did David Kaplan ever express to you any discontent or
- 3 unhappiness with respect to Dr. Edelman?
- 4 "A. He expressed challenges about the issues that were present
- 5 | in the office."
- 6 Q. Do you recall making that testimony?
- 7 A. I don't recall, but that's what it says, so I'm sure that's
- 8 what I said.
- 9 Q. So it's fair to say Mr. Kaplan complained to you about the
- 10 challenges he faced with the directive; right?
- 11 A. That's not what it says.
- 12 | Q. You also spoke about this issue about Dr. Edelman with
- 13 Mr. Antonik; correct?
- 14 A. No, never.
- 15 MR. KATAEV: Your Honor, lines 23 to 25 on page 109
- 16 | for impeachment.
- 17 MR. SCHOENSTEIN: Objection.
- 18 THE COURT: Sustained.
- 19 Ask the questions and then you can try to use the
- 20 transcript.
- 21 | Q. What conversations, if any, did you have with Mr. Antonik
- 22 | about Dr. Edelman?
- 23 | A. I don't recall having any conversations directly with
- 24 Dr. Antonik -- I mean Mr. Antonik. I'm sorry.
- 25 | Q. It's possible that you had conversations with him; correct?